

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

CHRISTOPHER L. VAUGHN, NO. C-11-4274 TEH (PR)

Petitioner,

NO. C-11-4274 TEH (PR)

ORDER FOR RESPONDENT TO RESERVE ANSWER

v.

MICHAEL D. MCDONALD, Warden,

Respondent.

18 On August 30, 2011, Petitioner Christopher Vaughn filed a
19 petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2254
20 challenging a judgment of conviction from Alameda County Superior
21 Court. On December 15, 2011, the Court ordered Respondent to file
22 an answer showing cause why a writ of habeas corpus should not be
23 granted and to serve it on Petitioner. On February 6, 2012,
24 Respondent filed his answer and served it on Petitioner. On
25 February 13, 2012, the Court ordered Respondent to re-serve his
26 answer because Petitioner's prisoner number was listed incorrectly
27 on the Court's docket. On February 16, 2012, Respondent re-served
28 his answer on Petitioner. Petitioner's traverse was due on April

1 13, 2012, but, as of this date, has not been filed with the Court.

2 The docket shows that, since Respondent re-served his
3 answer, Petitioner has filed two notices of change of address. His
4 latest notice was filed on May 25, 2012 and lists his address as:
5 High Desert State Prison; PO Box 3030; Susanville, CA 96127; CDCR
6 # G-37688; Bldg/Bed B5-130 L.¹ Because Petitioner may not have
7 received Respondent's answer, Respondent is ordered to re-serve his
8 answer and all relevant materials on Petitioner and to file a
9 certificate of service. Petitioner's traverse is due thirty days
10 from the day Respondent re-serves his answer. After this deadline
11 has passed, the petition will be ripe for review whether or not
12 Petitioner has filed a traverse. Petitioner is reminded that all
13 communications with the Court must be served on Respondent by
14 mailing a true copy of the document to Respondent's counsel.

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IT IS SO ORDERED.

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DATED

08/07/2012



19 THELTON E. HENDERSON
20 United States District Judge

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¹The Court notes that Petitioner's address has not been changed on the Court's docket. The Clerk shall update the docket with the address listed in Petitioner's last notice of change of address.

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